IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION Case No. 5:13-CV-534-F

CATHERINE FOLEY, Plaintiff, v.)))	NOTICE TO PLAINTIFF OF FAILURE TO MAKE SERVICE WITHIN 120 DAYS
REPUBLIC AIRLINE, INC., et al., Defendants.))	
The docket in this action does not	t reflect	that service has been obtained upon defendants
Midwest Airlines, Inc., and Midwest Express Airlines, Inc., within 120 days of the filing of the		
complaint. Rule 4(m) of the Federal Rules of Civil Procedure provides that the action shall be		
dismissed without prejudice as to these defendants unless you can demonstrate good cause to the court		
why such service was not made within the	e presci	ribed time period. You must comply with this
requirement within 14 days of receipt of this	s notice.	At the end of this time period, the record will be
forwarded to the presiding judge to whom t	this actic	on is assigned for a determination of whether you
have demonstrated good cause. Failure to respond to this notice within the time allotted will result in		
dismissal of the defendants Midwest Air	lines, Iı	nc., and Midwest Express Airlines, Inc without
prejudice.		
This the 23rd day of January . 2014.	·.	

/s/ Julie A. Richards
CLERK OF COURT